Document 643

Filed 09/19/05

Page 1 of 3

Case 2:02-cr-00374-JCC

02

01

04

05

06 07

08 09

11

13

15

14

17

18 19

21

2425

26

Defendant's probation officer reported on November 1, 2004 that defendant had used cocaine and percocet by testing positive for those substances. As this was her first positive test since commencing supervision, it was recommended that no action be taken at the time. (Dkt. 542).

On January 25, 2005, the defendant's probation officer reported that defendant had tested positive for cocaine on November 23, 2004 and December 7, 2004, her third and fourth positive drug tests since commencing supervision. The defendant was reprimanded and testing and counseling were increased. (Dkt. 544)

In an application dated September 1, 2005, U.S. Probation Officer Jennifer J. Tien alleged the following violation of the conditions of supervised release:

- 1. Failing to report for urinalysis testing on July 14, 2005, August 2 and 11, 2005 in violation of the special condition of drug aftercare.
- 2. Using cocaine on or before August 29, 2005 and August 31, 2004 in violation of the standard condition #7.
- 3. Failing to participate in drug after care treatment as directed by her U.S. Probation officer in violation of the special condition of drug aftercare. (Dkt. 629)

In an application dated September 9, 2005, U.S. Probation Officer Jennifer J. Tien alleged the following violation of the conditions of supervised release:

4. Driving under the influence of alcohol on May 20, 2005 in Seattle, Washington, in violation of the general condition that she not commit any federal, state or local crimes. Because this charge is still pending in the state court below, the government amended the violation to read "Being arrested and charged with Driving under the influence of alcohol on May 20, 2005 in Seattle, Washington in violation of the general condition that she not commit any federal, state or local crimes." If defendant is convicted of this charge in the state court, the parties acknowledge that the government will file a supplemental violation notice charging the commission of the offense of Driving under the influence of alcohol.

01 5. Using alcohol on May 20, 2005 in violation of the special condition that she abstain 02 from the use of alcohol during the term of supervision. 03 6. Using cocaine on or before September 7, 2005 in violation of standard condition #7. 04 05 7. Driving on a suspended license on September 7, 2005 in violation of the general 06 condition that she not commit any federal, state or local crimes. (Dkt. 633) 07 Defendant was advised in full as to those charges and as to her constitutional rights. 08 Defendant admitted each of the alleged violations (including amended violation number 09 4) and waived any evidentiary hearing as to whether they occurred. 10 I therefore recommend the Court find defendant violated her supervised release as alleged and that the Court conduct a hearing limited to the issue of disposition. The next hearing will be 11 12 set before Judge Coughenour. 13 Pending a final determination by the Court, defendant has been detained. 14 DATED this 19th day of September, 2005. 15 16 17 United States Magistrate Judge 18 19 cc: District Judge: Honorable John C. Coughenour AUSA: John J. Lulejian, Douglas B. Whalley 20 Defendant's attorney: James M. Roe Probation officer: Jennifer J. Tien 21 22 23 24 25

SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE PAGE 3

26